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UNITED STATES DISTRICT COURT
JORTHERN DISTRICT OF CALIFORNIA

REARDEN LLC, et al.,

v.

THE WALT DISNEY COMPANY, et al., Defendants.

Plaintiffs,

Case No. 17-cv-04006-JST

ORDER DENYING MOTION FOR A NEW TRIAL AND/OR TO AMEND THE JUDGMENT

Re: ECF No. 740

Pending before the Court is Plaintiffs Rearden LLC and Rearden MOVA LLC's (collectively, "Rearden") motion for a new trial and/or to amend the judgment. ECF No. 740. Rearden argues that it is entitled to a new trial on apportioned profits because on a bench trial, "[t]he Court ultimately has the responsibility of reaching its own conclusions about apportionment, independent of the jury verdict" and therefore, "the Court should hear and consider a full record" on the issue of Defendant's apportioned profits. *Id.* at 4.

Because the Court has granted Defendant's renewed motion for judgment as a matter of law on Rearden's sole claim of vicarious copyright infringement, see ECF No. 758, Rearden's claim for a portion of Defendant's profits is now moot. Accordingly, Rearden's motion is denied.

IT IS SO ORDERED.

Dated: August 28, 2024

nited States District Judge